downloading at least one of the plurality of recipe programs to an the intelligent

appliance; and

after downloading at least one of the plurality of recipe programs to the intelligent

appliance, transmitting, without user intervention, a new recipe program to the intelligent

appliance.

**REMARKS** 

Claims 1-7 and 9-20 are pending and rejected in the above-identified application. With

this Amendment, claims 1, 10, and 18-20 were amended.

Claims 1-6 and 10-17

Claims 1 and 10 were rejected under 35 U.S.C. § 103(a) as being unpatentable over

Furlong (U.S. Publication No. 2002/0123824) and Ali (U.S. Patent No. 6,549,818). Applicant

respectfully traverses this rejection.

As the Examiner admits in the Office Action, Furlong does not teach "storing the

plurality of recipe programs in a user profile." However, the Examiner then argues that Ali may

be combined with Furlong to teach this limitation. Applicant respectfully disagrees.

In this response, Applicant has amended claims 1 and 10 to clarify that the user profile is

stored in "a location remote from the intelligent appliance." Ali does not disclose or even

suggest this limitation. Ali teaches an appliance that may have multiple user profiles stored in a

memory in the appliance so that cooking instructions can be altered depending on the person

using the appliance. By contrast, claims 1 and 10 require that a selected plurality of recipe

programs are stored in a user profile in a remote location. This allows numerous advantages

such as maintaining a central database of recipes for any intelligent appliances in a household,

Response to May 27, 2004 Final Office Action

Application No. 10/003,041

Page 8

· allowing for automatic updates of the recipes in the user profile, or creating requests in the user

profile for new recipes that are not presently available. As the cited references do not disclose

"storing the plurality of recipe programs in a user profile in a location remote from the intelligent

appliance", Applicant submits that independent Claims 1 and 10, as well as dependent Claims 2-

6 and 11-17 are in condition for allowance.

Claims 7 and 9

In the Office Action, Claim 7 was rejected under 35 U.S.C. § 102(e) as being anticipated

by Furlong. Applicant also respectfully traverses this rejection.

First, Applicant submits that Furlong does not teach a user identifier that identifies a

record in a database. Furlong discloses that a bar code scanner can be used to scan a UPC code

and then to download a recipe from a database based on the UPC code. In the Office Action, the

Examiner identifies the UPC code as the user identifier element. However, the UPC code

identifies the specific recipe that is required, not the identity of either the user or the household.

In fact, claim 7 specifically requires a unique product code, which is separate from the user

identifiable element. Therefore, Applicant submits that Furlong does note teach or even suggest

"a user identifier element."

Second, Applicant also submits that Furlong does not teach either "an appliance identifier

element linked to the user identifier element" or "a plurality of recipe program elements linked to

the appliance identifier element." In the Office Action, the Examiner simply points to the

appliance in Furlong as disclosing the appliance identifier element. However, the mere presence

of an appliance does not disclose or even suggest the use of an appliance identifier element.

First, as there are not multiple appliances in Furlong (or even Ali) connecting to one database,

there is simply no teaching to associate any recipe programs in the database based on the type

Response to May 27, 2004 Final Office Action

Application No. 10/003,041

Page 9

\* appliance. Moreover, because Furlong only discloses a single appliance that can connect to the

relevant database, there is no need to identify the appliance. Accordingly, Applicant submits that

claim 7, as well as dependent claim 9, is in condition for allowance.

Claims 18, 19 and 20

Claim 18 was rejected under 35 U.S.C. § 102(e) as being anticipated by Furlong. Claim

20 was rejected under 35 U.S.C. § 103(a) as being unpatentable over Furlong and Ali. Claim 19

was rejected under 35 U.S.C. § 103(a) as being unpatentable over Furlong and Ali, as applied to

claim 20 above, an further in view of Krichilsky et al. (U.S. Publication No. 2002/0152200).

As amended claims 18, 19, and 20 each recite a "user profile in a location remote from an

intelligent appliance," Applicant submits that claims 18, 19, and 20 are allowable for the same

reasons as discussed above for claims 1 and 10.

In view of the foregoing, Applicant submits that the application is in condition for

allowance. Notice to that effect is requested.

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Respectfully submitted,

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